UNITED STATES DISTRICT COURT

Eastern	District of	Michigan
UNITED STATES OF AMERICA		
$\mathbf{V}_{f \cdot}$	ORDER	OF DETENTION PENDING TRIAL
Orlando Perez		05-80402-01
Defendant		03 00 102 01
In accordance with the Bail Reform Act, 18 U.S.C. § detention of the defendant pending trial in this case.	3142(f), a detention hearing has b	een held. I conclude that the following facts require the
	Part I—Findings of Fact	
 ☐ (1) The defendant is charged with an offense descril or local offense that would have been a federal of a crime of violence as defined in 18 U.S.C. ☐ an offense for which the maximum sentence 	offense if a circumstance giving ris § 3156(a)(4).	
an offense for which a maximum term of im		s prescribed in
		.*
§ 3142(f)(1)(A)-©), or comparable state or [(2) The offense described in finding (1) was commit (3) A period of not more than five years has elapsed for the offense described in finding (1).	local offenses. itted while the defendant was on re d since the date of conviction	more prior federal offenses described in 18 U.S.C. lease pending trial for a federal, state or local offense. release of the defendant from imprisonment or combination of conditions will reasonably assure the
safety of (an) other person(s) and the community		has not rebutted this presumption.
	Alternative Findings (A)	
 (1) There is probable cause to believe that the defen for which a maximum term of imprisonmen under 18 U.S.C. § 924©). 		l in
		dition or combination of conditions will reasonably assure
	Alternative Findings (B)	
(1) There is a serious risk that the defendant will no (2) There is a serious risk that the defendant will en		n or the community.
Part II—Wr	ritten Statement of Reasons fo	r Detention
I find that the credible testimony and information subderance of the evidence that	omitted at the hearing establishes b	y ☐ clear and convincing evidence ☐ a prepon-
Defendant is a danger to the community. He is an habitual	al drug trafficker with a long time:	narcotics habit; cocaine, marijuana and heroin and
benzodiazepine. He has no visible means of support. He		
having made 9 previous runs from other states to Detroit		
guns in the past. Defendant has prove himself to be a flighhim on these charges. No condition or combinations of conditions of c		
inition these charges. No condition of combinations of co	onditions could ensure the commu	mity's safety of Defendants appearance.
The defendant is committed to the custody of the Attorn to the extent practicable, from persons awaiting or servir reasonable opportunity for private consultation with defe Government, the person in charge of the corrections facili	ng sentences or being held in customse counsel. On order of a court	sentative for confinement in a corrections facility separate, ody pending appeal. The defendant shall be afforded a of the United States or on request of an attorney for the
in connection with a court proceeding.		
4/28/05 Date		ONA K. MAJZOUB Signature of Judge
Daic		NITED STATES MAGISTRATE JUDGE
		te and Title of Judge

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or ©) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).